Message

From: McLaughlin, Jessica J [jessicamclaughlin@eastman.com]

Sent: 5/31/2019 4:08:55 PM

To: Garvie, Heather [Garvie.Heather@epa.gov]; Roe, Lindsay [Roe.Lindsay@epa.gov]

Subject: Taminco US LLC - June 4th Meeting w/ EPA - Chlormequat Chloride

Attachments: 20190604_45728-NEW_MUP_data matrix_private.doc; 20190604_Chlormequat Chloride presentation.pptx

Hello Heather,

I have been working with Juli Mann from Steptoe & Johnson LLC regarding the recent rejection we received of our chlormequat chloride Section 3 petition. I know she has been in communication with you and we have a meeting scheduled for June 4, 2019 from 2:30-3:00pm EST. In preparation for the meeting I have attached a presentation we would like to talk through. We have specific questions around EPA's position on our waiver for the anaerobic soil metabolism study. Does the Agency agree to receive data for the aerobic soil metabolism study and a waiver for the anaerobic soil metabolism study?

I have also attached a revised data matrix that outlines all of the studies that have been identified as required per our original petition, including the deficiencies outlined in the May 8, 2019 rejection letter. As part of this data matrix, I have updated the document to include how Taminco will fulfill these requirements. Is it possible for EPA to review this draft document and provide feedback? Our intention is to resubmit this Section 3 petition in 2020, and we want to ensure our future petition will pass the technical screen without any additional deficiencies.

I appreciate your attention to the attached, and I look forward to speaking with you on Tuesday, June 4.

Regards, Jessica McLaughlin

Jessica McLaughlin | Eastman Chemical Company Taminco US LLC | A subsidiary of Eastman Chemical Company North American Crop Protection Product Stewardship and Regulatory Affairs

Office: 423-229-2498 | Mobile: 484-619-6422 Email: jessicamclaughlin@eastman.com